## **United States District Court**

EASTERN DISTRICT OF NORTH CAROLINA WESTERN DIVISION NO. 5:15-CV-156-D

RALEIGH WAKE CITIZENS ASSOCIATION,	)	
INC, JANNET B. BARNES, BEVERLEY S.	)	
CLARK, WILLIAM B. CLIFFORD, BRIAN	)	
FITZSIMMONS, GREG FLYNN, DUSTIN	)	
MATTHEW INGALLS, AMY T. LEE, ERWIN	)	ORDER FOR
PORTMAN, SUSAN PORTMAN, JANE C.	)	DISCOVERY PLAN
ROGERS, BARBARA D. VANDENBERGH,	)	
JOHN G. VANDENBERGH, AMY WOMBLE,	)	
and PERRY WOODS	)	
	)	
Plaintiffs,	)	
	)	
v.	)	
	)	
THE WAKE COUNTY BOARD OF ELECTIONS	S, )	
	)	
Defendant.	)	

Pursuant to Rule 16(b) of the Federal Rules of Civil Procedure, the Court will enter a scheduling order in this case. The Rule 26(f) meeting must occur by <u>September 17, 2015</u>. The attorneys of record and all unrepresented parties that have appeared in the case are jointly responsible for arranging the conference and for attempting in good faith to agree on the proposed discovery plan. The discovery plan must be submitted to the Court within fourteen (14) days after the 26(f) meeting.

Please confer with opposing counsel and present to the court a discovery plan in accordance with Form 52 which is located in the Federal Rules of Civil Procedure. A discovery plan template can also be found in the forms section of the court's website. Pursuant to Rule 16(b), the planning meeting required by F.R.Civ.P.26(f) and the discovery plan contemplated by this request are a mandatory part of the process of formulating a scheduling order. If counsel cannot agree on a discovery plan, please submit your respective positions to The Clerk of Court, and the Court will resolve the disputed issues. Following court approval, modifications of the scheduling order will be allowed only by motion for good cause shown.

## Mandatory initial disclosures must be made within fourteen (14) days after the Rule

**26(f) conference** unless (1) a different time is set by stipulation of the parties or court order, or (2) a party objects during the 26(f) conference and states the objection and the response thereto in the discovery plan. Absent a stipulation or court order, any party first served or otherwise joined after the 26(f) conference must make these disclosures within thirty (30) days after being served or joined. Failure to disclose information required by Rule 26(a) or 26(c)(1) may subject the offending party or parties to sanctions pursuant to Rule 37, F.R.Civ.P.

Note that Local Rule 7.1 requires that all motions (except those relating to the admissibility of evidence at trial) must be filed within 30 days after the conclusion of discovery. Untimely motions may be summarily denied. Also note that cases are currently being docketed for trial 60 to 90 days after discovery expires, with a final pre-trial conference scheduled approximately two weeks prior to trial.

This district now mandates mediation, pursuant to Local ADR Rule 101, for civil cases in specified categories. Refer to Local ADR Rule 101.1a and other relevant rules to determine the applicability of the mediation requirement to this case. The parties in cases subject to mandatory mediation must

discuss mediation plans at the 26(f) conference and report their plans in the discovery plan, pursuant to Local ADR Rule 101.1a(b).

SO ORDERED THIS 18th day of August, 2015.

JULIE RICHARDS JOHNSTON, CLERK

By: /s/ Crystal Jenkins, Deputy Clerk

## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NORTH CAROLINA DIVISION

		DIVISIC	JN .
		) ) ) ) )	NO DISCOVERY PLAN
1. P		v. P. 26(f), a meeti	ng was held on <u>(date)</u> at
	(name)	for plaintiff(s)	
	(name)	for defendant(s)	(Party name)
	(name)	for defendant(s)	(Party name)
2. <b>P</b>	re-Discovery Disclos	sures. The parties	[have exchanged] [will exchange] by _
(date) the infor	mation required by [I	Fed. R. Civ. P. 26(a	(1)] [local rule].
3. <b>D</b>	iscovery Plan. The pa	arties jointly propose	e to the court the following discovery plan:
[Use separate pa	ragraphs or subparagi	raphs as necessary i	f parties disagree.]
Discover	y will be needed on th	he following subjec	ts:
(brief descript	ion of subjects on wh	ich discovery will l	be needed)
	•	•	nformation should be handled as follows:

The parties have agreed to an order regarding claims of privilege or of protection as trial preparation
material asserted after production, as follows: (brief description of provisions of proposed order)
All discovery commenced in time to be completed by <u>(date)</u> . [Discovery on <u>(issue</u>
<u>for early discovery</u> to be completed by <u>(date)</u> .]
Maximum of interrogatories by each party to any other party. [Responses due days
after service.]
Maximum of requests for admission by each party to any other party. [Responses due _
days after service.]
Maximum of depositions by plaintiff(s) and by defendant(s).
Each deposition [other than of] limited to maximum of hours unless
extended by agreement of parties.
Reports from retained experts under Rule 26(a)(2) due:
from plaintiff(s) by <u>(date)</u> from defendant(s) by <u>(date)</u>
Supplementations under Rule 26(e) due(times(s) or interval(s)).
4. <b>Other Items.</b> [Use separate paragraphs or subparagraphs as necessary if parties
disagree.]
The parties [request] [do not request] a conference with the court before the entry of the
scheduling order.
The parties request a pretrial conference in <u>(month and year)</u> .
Plaintiff(s) should be allowed until to join additional parties and until
(date) to amend the pleadings.  Case 5:15-cv-00156-D Document 30 Filed 08/18/15 Page 4 of 5

Defendant(s) should be allowed until to join additional parties and until
(date) to amend the pleadings.
All potentially dispositive motions should be filed by <u>(date)</u> .
Settlement [is likely] [is unlikely] [cannot be evaluated prior to(date)] [may be
enhanced by use of the following alternative dispute resolution procedure: [].
Final lists of witnesses and exhibits under Rule 26(a)(3) should be due from plaintiff(s)
<u>(date)</u> from defendant(s) by <u>(date)</u> .
Parties should have days after service of final lists of witnesses and exhibits to list
objections under Rule 26(a)(3).
The case should be ready for trial by(date)_ [and at this time is expected to take
approximately <u>(length of time)</u> .
Other matters.
Date:
Date
Attorney for plaintiff(s)  Attorney for defendant(s)